ALJ/FSF/jc

Decision 89 08 010 AUG 3 1989

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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William E. Riley,

Complainant,

vs.

Southern California Edison Company and Heritage Ranch Recreational Vehicle Park,

Defendants.

Case 87-02-043 (Filed February 18, 1987)

OPINION DISMISSING COMPLAINT

On February 18, 1987 William E. Riley filed a complaint requesting that under Public Utilities (PU) Code § 739.5 the Commission require Heritage Ranch Recreational Vehicle Park to charge complainant for electric service pursuant to Southern California Edison Company's (Edison) domestic rate schedule.

Complainant states that he resides in a recreational vehicle (RV) in Heritage Ranch Recreational Vehicle Park, is provided electric service through a submeter, and has been refused service under Edison's domestic rate schedule.

On February 24, 1989 Edison filed a motion to dismiss Riley's complaint stating that Decision (D.) 88-09-025, <u>Wesselink</u> <u>et al. (RV parks) v Edison</u>, determined that RV parks should not be authorized to take electric service under domestic rate schedules DMS-1 and DMS-2. Since these are the only rate schedules that allow a customer to submeter and bill its tenants, Edison argues that RV parks may not submeter and bill tenants for electric service. Complainant did not respond to Edison's motion to dismiss the complaint. We agree with Edison's interpretation of D.88-09-025 (RV parks may not submeter and bill tenants for electric service) and will dismiss the complaint.

Pindings of Fact

1. On February 18, 1987 William E. Riley filed a complaint requesting that under PU Code § 739.5 the Commission require Heritage Ranch Recreational Vehicle Park to charge complainant for electric service pursuant to Edison's domestic rate schedule.

2. Complainant states that he resides in a RV in Heritage Ranch Recreational Vehicle Park, is provided electric service through a submeter, and has been refused service under Edison's domestic rate schedule.

3. On February 24, 1989 Edison filed a motion to dismiss Riley's complaint stating that D.88-09-025 determined that RV parks should not be authorized to take electric service under domestic rate schedules DMS-1 and DMS-2.

4. DMS-1 and DMS-2 are the only rate schedules that allow a customer to submeter and bill its tenants for electric service.

5. RV parks are not allowed to submeter and bill tenants for electric service.

6. Riley did not respond to Edison's motion to dismiss the complaint.

Conclusion of Law

Case 87-02-043 should be dismissed.

<u>ORDER</u>

IT IS ORDERED that Case 87-02-043 is dismissed with prejudice.

C-87-02-043 ALJ/FSF/jc

This order becomes effective 30 days from today. Dated ______, at San Francisco, California.

G. MITCHELL WILK President FREDERICK R. DUDA JOHN B. OHANIAN PATRICIA M. ECKERT Commissioners

Commissioner Stanley W. Hulett, being necessarily absent, did not participate.

> I CERTIFY THAT THIS DECISION WAS APPROVED BY THE ABOVE COMMISSIONERS TODAY.

Victor-Weisser, Executive Director